

THE STATE OF SOUTH CAROLINA RECEIVED

IN THE COURT OF APPEALS

DEC 20 2021

SC Court of Appeals

APPELLATE CASE NO. 2018-00144Z

LARRY JAMES TYLER,

APPELLANT

AFFIDAVIT OF LARRY J. TYLER,

1. I AM THE APPELLANT IN THE ABOVE-ENTITLED MATTER.

2. I MADE THIS AFFIDAVIT IN RESPONSE TO THOMAS F. McDOWD'S AFFIDAVIT TO THIS COURT AROUND DECEMBER 13, 2021.

3. ON DECEMBER 10, 2021 MR. McDOWD AND HIS BROTHER MET WITH ME AT THE DARLINGTON COUNTY DETENTION CENTER.

4. MR. McDOWD DID NOT EXPLAIN THE POTENTIAL BENEFITS OF THIS APPEAL BECAUSE HE KNOWS THERE ARE NUMEROUS A LOSSING CASE THAT HE HAS FORMULATED.

HE IS NOT ABLE TO COMPREHEND THE ADVANTAGES OF DISMISSING THE APPEAL BECAUSE HE IS NOT IN MY SHOES.

I HEREBY A STATEMENT ON A WALK STREET

PODGAST THAT SAID, "IT'S NOT A SKIN COLOR. IT'S A LIFESTYLE BROWN."

5. MR. McDOW SAID HE CONTINUED TO ASK HOW I CAN BENEFIT FROM DISMISSING THE APPEAL, BUT I NEVER GAVE A COHERENT ANSWER. McDOW IS NOT COMPETENT TO KNOW WHAT A COHERENT ANSWER IS.

A SIMPLE NO REPLY WAS MY COHERENT ANSWER.

6. MR. McDOW'S PROPOSED AFFIDAVITS WERE FULL OF ISSUES I DID NOT AGREE WITH. THAT'S WHY I DID NOT SIGN THEM.

7. I SERIOUSLY BELIEVE McDOW FORGOTTEN THE APPEAL TO DELIBERATELY WORSE.

8. THESE CASES BELOW ARE THE PERFECT REASONS WHY I DISMISS MY APPEAL.

UNITED STATES V. MOONEY, 492 F.3 397, 404 (4th Cir. 2007) (COUNSEL IN CRIMINAL CASES ARE CHARGED WITH THE RESPONSIBILITY OF CONDUCTING APPROPRIATE INVESTIGATIONS, BOTH FACTUAL AND LEGAL, TO DETERMINE IF MATTERS OF DEFENSE CAN BE DEVELOPED).

ELMORE V. OZMINT, 661 F.3d 783, 823

(4TH CIR. 2010)

(TRIAL COUNSEL INEFFECTIVE WHEN HE FAILED TO INVESTIGATE DESPITE A PROFESSIONAL OBLIGATION TO DO SO.)

Larry J. Tyler

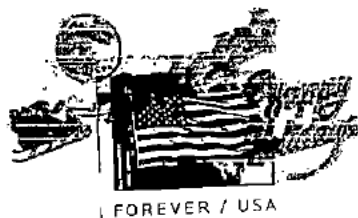
LARRY J. TYLER

12-15-2021

L. TYLER
2349 ROGERS RD.
CHARLINGTON, S.C. 29532

COLUMBIA SC 290

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S. C. APPEAL COURT

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